2001 DRAFTING REQUEST

Senate Amendment (SA-SSA1-SB104)

Received: 01/25/2002 Wanted: Soon For: Charles Chvala (608) 266-9170 This file may be shown to any legislator: NO May Contact:					Received By: kuesejt Identical to LRB: By/Representing: Doug Burnett Drafter: kuesejt										
								Addl. Drafters:							
								Subject:	Ethics				Extra Copies:	RJM - 1	
								Submit v	via email: YES						
					Requeste	er's email:	Sen.Chvala	@legis.stat	te.wi.us 🗸	, ,					
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Per AB-	-682, as passed	by the assembly	y .	•											
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01/28/2002 12:03:04 PM Page 2

<u>Vers. Drafted Reviewed Typed Proofed Submitted Jacketed Required</u>

FE Sent For:

<END>

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Subject: Ethics					Extra Copies: RJM - 1		
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Pre Topic:

No specific pre topic given

Topic:

SA to SSA 1 to SB-104

Instructions:

Per AB-682, as passed by the assembly.

Drafting History:

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FE Sent For:

<END>

ASSEMBLY AMENDMENT 1, TO ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 2001 ASSEMBLY BILL 682

January 8, 2002 - Offered by Committee on Campaigns and Elections.

1		At the locations indicated, amend the substitute amendment as follows
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- 2 **1.** Page 4, line 9: delete "by the".
- 2. Page 4, line 10: delete "official, the board" and substitute ", the board".
- **3.** Page 5, line 22: delete "by the official".

(END)

5

ASSEMBLY AMENDMENT 2, TO ASSEMBLY SUBSTITUTE AMENDMENT 1, **TO 2001 ASSEMBLY BILL 682**

January 14, 2002 – Offered by Representatives Gundrum and Travis.

1	At	the locations indicated, amend the substitute amendment as follows:
2	1.	Page 4, line 9: after "and no" insert "political contribution, service, or other".
3	2.	Page 5, line 22: after "and no" insert "political contribution, service, or
4	other".	
5		(FND)

(END)

2001 Date (time) MWV/28 LRBa //72/
AMENDMENT TREE MAG
See form AMENDMENTS — COMPONENTS & ITEMS.
S-A AMENDMENT
TO S A AMENDMENT (LRBa /),
TO(S)A SUBSTITUTE AMENDMENT(LRBs
TO 2001 SB SJR SR AB AJR AR /OY (LRB
10 2001 SD SOME STOPPEN (IND)
At the locations indicated, amend the Sub- mnd + as follows:
(fill ONLY if "engrossed" or "as shown by")
#. Page ?, line !!: after "financing," insert "official action in return for providing or withholding political, contributions, services, or other things of value, in and "providing appropriations" appropriations
action in return for providing or withholding political,
contributions, services, or other things if value, p.
1 2 Ht ofto " outhorital" insert providing
#. Page, line
1 a per 1 (15)
1 2- in N to this weekt:
#. Page 32 line after that line weer t:
Page 2, line 14. delete # Page , line:
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ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 2001 ASSEMBLY BILL 682

January 8, 2002 - Offered by Representatives GUNDRUM and TRAVIS.

AN ACT to renumber and amend 19.49 (5) and 19.59 (7); to amend 11.25 (2)

(b), 19.53 (6) and 19.59 (8) (c); and to create 19.42 (3m), (4g) and (4r), 19.45 (13),

19.49 (1m), 19.49 (5) (b), 19.535, 19.59 (1) (br), 19.59 (7) (b) and 19.59 (8) (cm)

and (cn) of the statutes; relating to: official action in return for providing or withholding political contributions, services, or other things of value and providing a penalty.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 11.25 (2) (b) of the statutes is amended to read:

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11

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11.25 **(2)** (b) Notwithstanding par. (a), a registrant may accept contributions and make disbursements from a campaign depository account for the purpose of making expenditures in connection with a campaign for national office; for payment of civil penalties incurred by the registrant under this chapter <u>but not under any other chapter</u>; or for payment of the expenses of nonpartisan campaigns to increase

1	voter registration or participation. Notwithstanding par. (a), a personal campaign
2	committee or support committee may accept contributions and make disbursements
3	from a campaign depository account for payment of inaugural expenses of an
4	individual who is elected to state or local office. If such expenses are paid from
5	contributions made to the campaign depository account, they are reportable under
6	s. 11.06 (1) as disbursements. Otherwise, such expenses are not reportable under s.
7	11.06 (1). If contributions from the campaign depository account are used for such
9	expenses, they are subject to s. 11.26, that line insert. SECTION 2. 19.42 (3m), (4g) and (4r) of the statutes are created to read:
10	19.42 (3m) "Candidate," except as otherwise provided, has the meaning given
11	in s. 11.01 (1).
12	(4g) "Clearly identified," when used in reference to a communication
13	containing a reference to a person, means one of the following:
14	(a) The person's name appears.
15	(b) A photograph or drawing of the person appears.
16	(c) The identity of the person is apparent by unambiguous reference.
17	(4r) "Communication" means a message transmitted by means of a printed
18	advertisement, billboard, handbill, sample ballot, radio or television advertisement,
19	telephone call, or any medium that may be utilized for the purpose of disseminating
20	or broadcasting a message, but not including a poll conducted solely for the purpose
21	of identifying or collecting data concerning the attitudes or preferences of electors
22	SECTION 3. 19.45 (13) of the statutes is created to read:
23	19.45 (13) No state public official holding an elective office may, directly or by
24	means of an agent, give, or offer or promise to give, or withhold, or offer or promise
25	to withhold, his or her vote or influence, or promise to take or refrain from taking

official action with respect to any proposed or pending matter in consideration of, or
upon condition that, any other person make or refrain from making a political
contribution, or provide or refrain from providing any service or other thing of value,
to or for the benefit of a candidate, a political party, any other person who is subject
to a registration requirement under s. 11.05, or any person making a communication
that contains a reference to a clearly identified state public official holding an
elective office or to a candidate for state public office.
SECTION A. 19.49 (1m) of the statutes is created to read:
19.49 (1m) No complaint alleging a violation of s. 19.45 (13) may be filed during
the period beginning 120 days before a general or spring election, or during the
period commencing on the date of the order of a special election under s. 8.50, and
ending on the date of that election, against a candidate who files a declaration of
candidacy to have his or her name appear on the ballot at that election.
Section 5. 19.49 (5) of the statutes is renumbered 19.49 (5) (a) and amended
to read:
19.49 (5) (a) No Except as provided in par. (b), no action may be taken on any
complaint which that is filed later than 3 years after a violation of this subchapter
or subch. III of ch. 13 is alleged to have occurred.
Section 6. 19.49 (5) (b) of the statutes is created to read:
19.49 (5) (b) The period of limitation under par. (a) is tolled for a complaint
alleging a violation of s. 19.45 (13) or 19.59 (1) (br) for the period during which such
a complaint may not be filed under s. 19.49 (1m) or 19.59 (8) (cm).
SECTION 19.53 (6) of the statutes is amended to read:
19.53 (6) An order requiring the accused to forfeit not more than \$500 for each
violation of s. 19.43, 19.44, or 19.56 (2) or not more than \$5,000 for each violation of

any other provision of this subchapter, or not more than the applicable amount specified in s. 13.69 for each violation of subch. III of ch. 13; and, if. If the board determines that the accused has realized economic gain as a result of the violation, and the board may in addition, order requiring the accused to forfeit the amount gained as a result of the violation. In addition, if the board determines that a state public official has violated s. 19.45 (13), the board may order the official to forfeit an amount equal to the amount or value of any political contribution, service, or other thing of value that was wrongfully obtained. If the board determines that a state public official has violated s. 19.45 (13) and nothing of value was obtained by the winterpublic official has violated s. 19.45 (13) and nothing of value was obtained by the winterpublic official may order the official to forfeit an amount equal to the maximum contribution authorized under s. 11.26 (1) for the office held or sought by the official, whichever amount is greater. The attorney general, when so requested by the board, shall institute proceedings to recover any forfeiture incurred under this section or s. 19.545 which is not paid by the person against whom it is assessed.

SECTION 3. 19.535 of the statutes is created to read:

authorize an investigation under s. 19.49 (3) with respect to a violation of s. 19.45 (13) within 30 days after receiving a verified complaint alleging a violation of s. 19.45 (13), the person making the complaint may bring an action to recover the forfeiture under s. 19.53 (6) on his or her relation in the name, and on behalf, of the state. In such actions, the court may award actual and necessary costs of prosecution, including reasonable attorney fees, to the relator if he or she prevails, but any forfeiture recovered shall be paid to the state. If the court finds in any such action that the cause of action was frivolous as provided in s. 814.025, the court shall award costs and fees to the defendant under that section.

17.4r

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1	SECTION 9. 19.59 (1) (br) of the statutes is created to read:
2	19.59 (1) (br) No local public official holding an elective office may, directly or
3	by means of an agent, give, or offer or promise to give, or withhold, or offer or promise
4	to withhold, his or her vote or influence, or promise to take or refrain from taking
5	official action with respect to any proposed or pending matter in consideration of, or
6	upon condition that, any other person make or refrain from making a political
7	contribution, or provide or refrain from providing any service or other thing of value,
8	to or for the benefit of a candidate, a political party, any other person who is subject
9	to a registration requirement under s. 11.05, or any person making a communication
10	that contains a reference to a clearly identified local public official holding an elective
11	office or to a candidate for local public office.
12	SECTION 10. 19.59 (7) of the statutes is renumbered 19.59 (7) (a) and amended
1.3	to read:
14	19.59 (7) (a) Any person who violates sub. (1) may be required to forfeit not
15	more than \$1,000 for each violation, and, if the court determines that the accused has
16	violated sub. (1) (br), the court may, in addition, order the accused to forfeit an
17	amount equal to the amount or value of any political contribution, service, or other
18	thing of value that was wrongfully obtained.
19	SECTION 11. 19.59 (7) (b) of the statutes is created to read:
20	19.59 (7) (b) Any person who violates sub. (1) may be required to forfeit not
21	more than \$1,000 for each violation, and, if the court determines that a local public political contribution, service or other
22)	official has violated sub. (1) (br) and no thing of value was obtained by the official,
23	the court may, in addition, order the accused to forfeit an amount equal to the
24	maximum contribution authorized under s. 11.26 (1) for the office held or sought by
25	the official, whichever amount is greater.

Ì	W	X

SECTION, 12.	19.59 (8)	(c) of the statutes is	amended to read:
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19.59 **(8)** (c) If the district attorney fails to commence an action to enforce sub. (1) (a). (b). or (c) to (g) within 20 days after receiving a verified complaint or if the district attorney refuses to commence such an action, the person making the complaint may petition the attorney general to act upon the complaint. The attorney general may then bring an action under par. (a) or (b), or both.

Section 13. 19.59 (8) (cm) and (cn) of the statutes are created to read:

19.59 **(8)** (cm) No complaint alleging a violation of sub. (1) (br) may be filed during the period beginning 120 days before a general or spring election, or during the period commencing on the date of the order of a special election under s. 8.50, and ending on the date of that election, against a candidate who files a declaration of candidacy to have his or her name appear on the ballot at that election.

(cn) If the district attorney refuses or otherwise fails to commence an action to enforce sub. (1) (br) within 30 days after receiving a verified complaint alleging a violation of sub. (1) (br), the person making the complaint may bring an action to recover the forfeiture under sub. (7) on his of her relation in the name, and on behalf, of the state. In such actions, the court may award actual and necessary costs of prosecution, including reasonable attorney fees, to the relator if her or she prevails, but any forfeiture recovered shall be paid to the state. If the court finds in any such action that the cause of action was frivolous as provided in s. 814.025, the court shall award costs and fees to the defendant under that section.

Barman, Mike

From:

Burnett, Douglas

Sent:

Monday, January 28, 2002 12:04 PM

To:

Barman, Mike

Subject:

RE: LRBa1173 Topic: SA to SSA 1 to SB-104 (Issue advocacy; spending limits; qualifying

threshold)

Mike--Cpuld you also please send a1172 to SSA1 to SB-104 electonically? thanks!

----Original Message----

From:

Barman, Mike

Sent:

Monday, January 28, 2002 11:47 AM

To:

Sen.Chvala

Subject:

LRBa1173 Topic: SA to SSA 1 to SB-104 (Issue advocacy; spending limits; qualifying threshold)

The attached proposal has been jacketed for introduction. << File: 1173 >>